IN THE MICHIGAN COURT OF APPEALS

ORDER

AMENDED

Re: Claire J Ryckman v Ronald T Barrows

Docket No. **280945** L.C. No. **03-322652-CH**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal is DISMISSED for lack of jurisdiction. The September 6, 2007 orders constitute postjudgment orders that are not final orders appealable of right. MCR 7.202(6)(a); MCR 7.203(A). Specifically, the final order in this action disposing of all claims of the parties, MCR 7.202(6)(a)(i), was entered prior to the opinion of this Court in Docket No. 259620 affirming the lower court's decision in this quiet title action. Accordingly, the September 6, 2007 orders giving effect to the affirmance of the earlier final order and awarding damages attributable to the stay of the final order are postjudgment orders that are not appealable of right. At this time the September 6, 2007 orders may be appealed only by the filing of a delayed application for leave to appeal under MCR 7.205(F).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

OCT 2 5 2007

Date

Griden Schultz Mengel
Chief Clerk